Exh<del>ibit B</del> # 8391

FORM B10 (Official Form 10) (04/04)

FORM B10 (Οπισιαί Form 10) (04/04)	·	
United States Bankruptcy Court Southern	DISTRICT OF New York	PROOF OF CLAIM
Name of Debtor	Case Number	
Delphi Automotive Systems, LLC	05-44640 (RDD)	
NOTE: This form should not be used to make a claim for an administration of the course A "represet" for	ve expense arising after the commencement	Claim #08391
of the case. A "request" for payment of an administrative expense may be		USBC SDNY pelphi Corporation, et al.
Name of Creditor (The person or other entity to whom the debtor ower money or property):	☐ Check box if you are aware that	05-44481 (RDD)
	anyone else has filed a proof of claim relating to your claim. Attach	ľ
Motorola, Inc.	copy of statement giving	Received
Name and address where notices should be sent:	particulars.  Check box if you have never	
Peter A. Clark, McDermott Will & Emery LLP	Check box if you have never received any notices from the	JUN 23 2006
227 W. Monroe Street, Chicago IL 60606	bankruptcy court in this case.	
227 W. Momoe Street, Chicago IL 00000	Check box if the address differs from the address on the envelope	Kurtzman Carson
Telephone number: (312) 984-7504	sent to you by the court.	This Space is for Court Use Only
Account or other number by which creditor identifies debtor:	Check here □ replaces	THIS SPACE IS FOR COURT USE ONLY
·	I if this claim a previously	filed claim, dated:
Sce Addendum	amends	
1. Basis for Claim		
☑ Goods sold	☐ Retiree benefits as defined in 11 U.	S.C. § 1114(a)
Services performed Money loaned	Wages, salaries, and compensation	(fill out below)
Personal injury/wrongful death	Last four digits of SS #: Unpaid compensation for services	performed
☐ Taxes		
✓ OtherSee Addendum	from to	(date)
2. Date debt was incurred:	3. If court judgment, date obtained:	
2. Date dept was incurred: 11/01/2002	5. If court judgment, date obtained:	•
4. Total Amount of Claim at Time Case Filed: \$ 8385154 (unsecured If all or part of your claim is secured or entitled to priority, also con ☐ Check this box if claim includes interest or other charges in addition	(secured) (priori	(,
interest or additional charges.	to the principal amount of the claim. Attac	en nemized statement of an
5. Secured Claim.	7. Unsecured Priority Claim.	
☐ Check this box if your claim is secured by collateral (including a	☐ Check this box if you have an unsec	cured priority claim
right of setoff).	Amount entitled to priority \$	
Brief Description of Collateral:  Real Estate  Motor Vehicle	Specify the priority of the claim:	
☐ Real Estate ☐ Motor Vehicle ☐ Other————	<ul> <li>Wages, salaries, or commissions days before filing of the bankru</li> </ul>	ptcy petition or cessation of the
Value of Collateral: \$	debtor's business, whichever is a	earlier - 11 U.S.C. § 507(a)(3).
value of Conateral; \$	Up to \$2,225* of deposits towar	enefit plan - 11 U.S.C. § 507(a)(4).
Amount of arrearage and other charges at time case filed included in secured claim, if any: \$	property or services for personal § 507(a)(6).	I, family, or household use - 11 U.S.C.
6. Unsecured Nonpriority Claim \$8,385,154	Alimony, maintenance, or support or child - 11 U.S.C. § 507(a)(7).	ort owed to a spouse, former spouse,
		ernmental units-11 U.S.C. § 507(a)(8).
Check this box if: a) there is no collateral or lien securing your claim, or b) your claim exceeds the value of the property securing it, or	*Amounts are subject to adjustment on 4/	graph of 11 U.S.C. § 507(a)().
if c) none or only part of your claim is entitled to priority.	respect to cases commenced on or af	
8. Credits: The amount of all payments on this claim has been credited	and deducted for the purpose of making	THIS SPACE IS FOR COURT USE ONLY
this proof of claim.	I/F	7 [2 (2) ] 3] 9
9. Supporting Documents: Attach copies of supporting documents,		
orders, invoices, itemized statements of running accounts, contracts, court		
agreements, and evidence of perfection of lien. DO NOT SEND ORIGINA not available, explain. If the documents are voluminous, attach a summary		19 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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10. Date-Stamped Copy: To receive an acknowledgment of the filing addressed envelope and copy of this proof of claim	or your claim, enclose a stamped, self-	LAIMS FREGESSIVE STATES
and topy of this proof of claim		USBC SDN
Date Sign and print the name and title, if any, of the cre	ditor of other person authorized to file	The state of the s
June 20, 2006  Sign and print the name and title, if any, of the cre this claim (attach copy of power of attorney, if any Thomas J. Augspurger, Atty. for Mot	0:////	

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# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:		)	Chapter 11
Delphi Corp.,	Debtor.	)	Case No. 05-44481 (RDD)
	D0001.	) )	Jointly Administered

### ADDENDUM TO PROOF OF CLAIM OF MOTOROLA, INC.

Motorola, Inc. ("Motorola"), by its attorneys, hereby submits this addendum (the "Addendum") to its proof of claim (the "Proof of Claim") against Delphi Corp. and Delphi Automotive Systems, LLC (collectively, "Delphi") and in support thereof states as follows:

#### Background

- 1. On October 8, 2005, Delphi filed a voluntary petition for relief under Chapter 11 of Title 11, United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York.
- 2. Delphi remains in possession of its property and continues to operate its business as a debtor-in-possession pursuant to Bankruptcy Code §§ 1107(a) and 1108.

#### **Basis for Claim**

- 3. Motorola's claim arises from Delphi's prepetition breach of a long-term contract for the development, manufacture, sale and purchase of automobile parts for use in the Delphi "2006 GMT-900 Quadrasteer" program.
- 4. On or about November 1, 2002, Delphi and Motorola executed the "Additional Purchase Order Provisions Long Term Contract," attached hereto as Exhibit 1 (the "Agreement"), by which Delphi agreed to purchase from Motorola 100% of its production and service requirements for the Products (as defined in the Agreement) related to the Quadrasteer program.

05-44481-rdd Doc 13343-2 Filed 04/09/08 Entered 04/09/08 12:32:40 Exhibit B Pg 3 of 15

- 5. The term of the Agreement was "thru calendar year 2011 for OEM production thru calendar year 2027 for 15-year service requirement." Agreement, §2. The Agreement states that "[Motorola] will sell to Buyer all Product necessary to fulfill Buyer's service and replacement part obligations during the applicable OEM Production Purchaser Prior (sic) at the then current production pricing under the contract plus any cost differential for packaging." Agreement, §4. Additionally, "[a]fter the applicable OEM production purchase period ends, Seller will sell Product to Buyer to fulfill Buyer's past model service and replacement requirements for a minimum of 15 years." Agreement, §4. Further, paragraph (4)(c) of the "Conditions of Sale" incorporated and made part of the Agreement provides that "[i]f Motorola terminates this Agreement for default, or if Buyer terminates this Agreement for convenience, Buyer will pay to Motorola a cancellation charge consisting of Motorola's incurred costs, committed costs and a reasonable contract profit."
- 6. Motorola performed under the Agreement beginning in 2002 by, among other things, preparing engineering specifications for the Products, manufacture of a sample delivery of the Products, software design, tooling of equipment, and making other significant capital investments required for the manufacture and sale of the Products to Delphi.
- 7. Despite repeated requests for performance by, and notice to, Delphi of its obligations under the Agreement, Delphi failed to purchase the Products and otherwise perform as required. Delphi's omissions and failures constitute a default and material breach of the Agreement that has caused damage to Motorola for which Delphi is liable at law and in equity.
- 8. Motorola's damages total not less than \$8,385,154, comprising (a) engineering costs of \$4,152,864, (b) capital costs of \$708,088 and (c) lost profits of \$3,524,201 (collectively, the "Claim Amount"). Based on the foregoing, and without prejudice to its other rights and remedies, Motorola hereby demands allowance and payment of the Claim Amount as an unsecured non-priority claim.

05-44481-rdd Doc 13343-2 Filed 04/09/08 Entered 04/09/08 12:32:40 Exhibit B Pa 4 of 15

Reservation of Other Claims and Rights

Motorola reserves the right to amend and supplement the Proof of Claim and this 9.

Addendum and to file additional claims against Delphi for any reason. Additionally, Motorola

reserves all other rights, remedies, interests, priorities, protections, claims, counterclaims, defenses,

setoffs, and recoupments, including, without limitation, claims against Delphi under sections 503,

507, 510, 544, 545, 547, 548, 549, 550, and 553 of the Bankruptcy Code. Motorola further reserves

any and all rights against all entities other than Delphi based on the foregoing facts and

circumstances.

The filing of this Proof of Claim is not and should not be construed as (i) an election 10.

of remedy, (ii) a waiver of jury trial rights or (iii) a waiver or limitation of any right, interest, or

cause of action held by Motorola, all of which are expressly reserved.

Dated: June 20, 2006 Chicago, Illinois

Respectfully submitted,

McDERMOTT WILL & EMERY LLP

Attorneys for Motonola, Inc.

Peter A./Clark

Thomas J. Augspurger 227 West Monroe Street

Chicago, Illinois 60606-5096

Telephone: 312.372.2000 Facsimile: 312.984.7700 Email: pclark@mwe.com

taugspurger@mwe.com

05-44481-rdd Doc 13343-2 Filed 04/09/08 Entered 04/09/08 12:32:40 Exhibit B Pg 5 of 15

EXHIBIT 1

## DELPHI

#### **ADDITIONAL PURCHASE ORDER PROVISIONS**

#### LONG TERM CONTRACT

#### 1. Purchase of Product

Motorola Inc. ("Seller") agrees to sail, and Daiphi Corporation LLC acting through its Delphi Saginaw Steering Systems ("Buyer") agrees to purchase, approximately 100 percent (%) of Buyer's production and service requirements for the following products (each referred to as a "Product" and collectively referred to as the "Products"):

- See Appendix A for complete listing of products/specifications
- Product development shall includes the development of an Open Loop and Closed Loop system

#### Term

The term of this Contract is thru calendar year 2011 for OEM production thru calendar year 2027 for 15-year service requirement.

· See Appendix B for Product Specific Timing

#### 3. Prices

The sample and production per unit price, shipping terms and annual reductions is included in Appendix C. The Price includes MNS-2 payment terms with payment trigger of receipt of parts at Buyer's Plant (TTOP). Pricing is based on supplier provided expendable dunnage.

Seller agrees to reduce the price according to Appendix C upon the award of additional volume. Additional volumes include new programs or additional volume for previously awarded Product.

See Appendix C for pricing, volumes, and logistic terms

Buyer and Seller will use their best efforts to implement cost savings and productivity improvements in order to reduce Seller's costs of supplying each Product. Buyer and Seller agree that the pricing of each Product will be reduced (in addition to any scheduled price reductions) by an amount equal to fifty percent 50%) of any net cost savings achieved by Seller with respect to such Product (i.e., savings after recovery by Seller of a pro rate portion, based on the remaining term of this Contract, of the reasonable and documented costs to achieve such cost savings), provided, however, that the pricing of each Product will be reduced (in addition to any scheduled price reductions) by an amount

## DELPH

equal to one hundred percent (100%) of any savings resulting from reduction on the content of the such Product.

No price increases (including any decrease of the scheduled price reductions) will be made on account of (i) Seller's failure to achieve any expected cost savings or productivity improvements or (ii) any increases in Seller's labor, materials, overhead and other costs. In the event that Buyer agrees to any price increases (or a decrease of any scheduled price reductions) with respect to any Product, then, notwithstanding anything to the contrary set forth in this Contract, the pricing of each Products will be reduced (in addition to any scheduled price reductions) by an amount equal to one hundred percent (100%) of any subsequent net cost savings achieved by Seller with respect to such Product until aggregate price reductions on account of Seller's cost savings equal any price increases previously agreed to by Buyer.

#### 4. Service Pricing

Seller will sell to Buyer all Product necessary to fulfill Buyer's service and replacement part obligations during the applicable OEM Production Purchase Prior at the their current production pricing under the contract plus any actual cost differential for packaging.

After the applicable OEM production purchase period ends, Seller will sell Product to Buyer to fulfill Buyer's past model service and replacement requirements for a minimum of 15 years. The price of the Product shall be the last year OEM production price plus any cost differential for packaging.

When requested by Buyer, Seller shall make service literature and other materials available to support Buyer's service part sales activities.

## 5. Right to Purchase from Others

During the entire term of this Contract, Seller will assure that each Product remains competitive in terms of technology, design, service and quality with any similar product available to Buyer. Seller will also assure that each Product remains competitive in terms of price with any similar product available to Buyer. If, in the reasonable opinion of Buyer, a Product does not remain competitive, Buyer, to the extent it is free to do so, will advise Seller in writing of the area(s) in which a similar product is more competitive. If, within ninety (90) days, Seller does not agree to immediately sell any Product with comparable technology, design, quality, or, if applicable, price, Buyer may elect to purchase any similar products available to Buyer without any liability to Seller under this Contract.

## 6. Supplier Quality

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Seller agrees to participate in Buyer's supplier quality and development program(s). In addition, Seller shall comply with all quality requirements and procedures specified by Buyer, as the same may be revised from time to time, including those applicable to Seller as set forth in Quality System Requirements QS-9000 and Delphi Automotive Advanced Planning and Quality Process (APQP).

Seller agrees to take necessary steps through quality improvement and production containment at Seller's plant to insure that there will be:

1) No incoming inspection of components at Buyer's location

No on-line testing of components at Buyer's location
 No extended containment at Buyer's location

 If Buyer has to implement any of the above items to ensure component quality, Seller shall relimburse Buyer for any and all expense/cost.

#### 7. Lean Manufacturing

Seller shall support typical automotive industry "lean" manufacturing principals in support of Buyer's manufacturing plant.

#### 8. Resident Support

Seller shall provide resident program management, engineering, and software support (i.e., rapid prototyping) as required, on-site, at Buyer's facility in order to effectively manage, develop, implement, and support the Product. Resident support shall include at least (2) two resident engineers to support this program. One System engineer shall be on-site 100% of the time or as needed. One Software engineer shall be on-site at least 50% of the time or as needed. On-site support will be provided though PPAP.

#### 9. Resource Plan

Seller understands and accepts the need to allocate additional resources to facilitate a successful launch of these Product(s) as well as previously awarded Product. Seller shall provide a resource plan 30 days after signing as well as regular updates as needed.

Seller agrees to provide adequate resources to develop an Open and Closed Loop system controller.

#### 10. Purchase Orders

All Products will be ordered by Buyer, and delivered by Seller, in accordance with written purchase orders (including related delivery releases and shipping instructions) issued by Buyer from time to time during the term of this Contract. Buyer's General Terms and Condition that have been agreed upon by both parties, and a copy of which is attached, are hereby incorporated into this

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Contract by reference. Any amandment to, or revision of, such General Terms and Conditions shall also become a part of this Contract, provided that both parties execute the revised General Terms and Conditions. The Terms and Conditions (together with any revision made a part of this Contract) shall be construed, to the extent possible, as consistent with the terms and conditions set forth in this Contract and as cumulative, provided, however, that if such construction is unreasonable, the terms and conditions set forth in this Contract shall control.

EXECUTED by Buyer and Seller as of November 1, 2002

Motorola objects to Delphi's Terms and Conditions and will supply product on the terms and conditions set forth in Motorola's enclosed Terms of Sale. It is appropriate made conditional on second to those terms and conditions, whether second is in writing or by conduct. Acceptance of this Response or payment for products shall constitute such assent.

Delphi dolo not agree to Motorolais Lerns . conditions Buyer: Seller:

Delphi Corporation LLC acting through its Delphi Saginaw Steering Systems

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Quadrasteer Long Term Agreement

Appendix A - Product and Product Specific Specifications

#### 1. 2006 GMT-900

*	Part Number	Description	Date	Revision
*	P/N SX077051	QS Controller, Module	06AU02	000
*	P/N PE086357	Connector 8M 150, 800	13SE00	003
	P/N 26100182	Spec, Control Module	15Л.02	A10
	P/N 26105315	Spec, EMI / EMC	21JL02	01A
	P/N SX074326	Spec, Quadranteer Software Requirements	30JA02	OLA
	P/N 26077687	Spec, Control Module Software	110000	OLA
	P/N 26082248	Spec, Controller Diagnostics	100000	OLA
*	N/=	Closed Loop Pin-outs	13AU02	000

#### Assumptions: (Pricing in Appendix C is based on the following)

- A \$2 material cost was assumed for each connector. The controller price will be adjusted accordingly when pricing of intended connectors is made available.
- Short circuit resistors for motor protection are not included. Implementation would require an estimated unit price increase of \$1.56.
- CAN chokes are not included. Should these components be required after vehicle EMC testing, the controller unit price will increase by \$1.74.
- Flight Recorder is not included. Implementation would require an estimated unit price increase of \$0.75.



Quadrasteer Long Term Agreement

Appendix B

Program Specific Key Dates:

#### 1. 2006 GMT-900 Quadrasteer

	Motorola First Sample Delivery	12/13/02
#	Delphi Final Software Specification	03/18/04
•	Delphi Calibration Freeze date	06/16/04
	Final SW Sample Delivery	06/29/04
		11/02/04
	PPAP (Closed Loop)	03/22/05
	Run at Rate	10/01/05
	Supplier start of Production	01/01/06
•	Customer Start of Production	04/03/06
	Alternate* Run at Rate	04/01/05
	Alternate* Supplier Start of Production	07/01/05
*	Alternate* Customer Start of Production	09/01/05

Alternate dates: The alternate dates are required to enable Delphi to seek additional opportunities. Delivery on alternative dates shall only be required when Motorola is awarded additional business with such expectations. Stated here, they are only to indicate the timing commitment required for Delphi to obtain such business. Motorola shall provide adequate resources to meet such dates.

# DELPHI STEERING - MOTOROLA ATTACHMENT A - LONG TERM AGREEM

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ATTACHMENT A - LONG	

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Exhibit B

## MOTOROLA INTEGRATED ELECTRONICS SYSTEMS SECTOR AUTOMOTIVE COMMUNICATIONS AND ELECTRONIC SYSTEMS GROUP

#### CONDITIONS OF SALE

#### (1) CONDITIONS OF SALE

- a. The following are the conditions of sale for all Products sold by the Automotive Communication and Electronic Systems Group of the Integrated Electronics Systems Sector of Motorols, Inc. (hereinetter 'Motorols'). Any Motorola quotation or order actinowheigment is an offer subject to and expressly conditioned upon these Conditions of Sale, except to the acter's otherwise stated or agreed by Motorola in writing. Any provisions, conditions, or terms contained in Euyer's purchase order that are in addition to or not consistent with Motorola's offer and these Conditions of Sale, are null and void and not binding on Motorols.
- b. Unless Buyer, is an authorized distributor of Motorcia, Buyer agrees to limit its distribution of the Products purchased under this Agreement to the incorporation of said Products into a value added product which Buyer shell market under Buyer's name for sale, lease or rent to third parties in the regular course of Buyer's business. Buyer is responsible for the selection of each Product(s), its shiftly to achieve the results briended with other products, software and/or periphersis of Buyer's design, assembly, manufacture or purchase, and for the system performance of Buyer's value added product. Buyer also acknowledges that any technical support for Buyer's wake added product shall be entirely Buyer's responsibility.
- (2) PRICES, FORECASTS, INVOICES AND PAYMENT.
- a. The price for each Product shall be in the form of a volume price schedule, attached as Attachment A. Unit prices invoiced to Buyer shall be based on Buyer's good faith estimate of its anticipated purchase volume for that year of production. If Super purchases for the year a quentity corresponding to a unit price different than the unit price at which it was invoiced, Buyer's contract unit price shall be retroactively adjusted accordingly and Buyer or Motorola, as the case may be, shall pay to the other party the difference between the amount invoiced and the snecurit due for the number of units actually shipped. This retroactive adjustment shall apply if the purchase quantity is reduced for any reason, including expiration or termination of this Agreement prior to the end of the contract term.
- b. Outing the term of this Agreement, Buyer shall provide to Motorote a rolling twelve (12) month usage forecast at the beginning of each month. This forecast will include the number of units to be shipped and the "in-house" dates required by Buyer, Buyer shall provide an update to this forecast every month.

The quantities forecasted for the first thirty (30) days are fixed, and should be covered by an outstanding purchase order. Buyer will be financially responsible to Motorola for the entire purchase price for the fixed quantity. The forecasted quantities for the next three months cannot vary by more than ten percent (10%), and unless approved by Motorola, negative variance will be considered a cancelled order according to the terms of Paragraph 4 c.

Buyer's failure to provide such information on a timely basis may be considered cause by Motorota for excussible delivery delay.

- c. Prices quoted are for the Product only, and do not include any amount for freight, insurance, fees, custom duties or Federal, State or Local excise, sales, use, service; occupation, gross income, property or similar taxes, all of which are the responsibility of Buyer. Shipping and handling charges shall be paid by Motorola and imposed separately to Buyer. Motorola shall have the right to include taxes which may be applicable to the prices set forth harein in the event that Buyer does not supply to Motorola, prior to sale, appropriate sales, use and Federal excise exemption certificates.
- d. Motorote reserves the right to change quoted prices and werranty if the quoted business assumptions change.
- Invoices shall be due and payable thiny (30) days from the date of the invoice, without regard to other deliveries.
- f. Motorola's offer is subject to Motorola's current credit policies and practices. Motorola reserves the right, in its sole discretion, to approve, disapprove, or change Buyer's credit limit of to impose credit terms, including without limitation the requirement that Buyer make full or partial advance payment. In the event of a complete or partial failure to pay, Motorola may, at its option, revoke any credit entended to Buyer, suspend all subsequent shipments under open purchase orders until Buyer's account is current, or offset such amount against any payments due or that become due from Motorola or its efficies to Buyer including without limitation payment due Buyer.
- g. Buyer grants to Motorota a security interest and right of possession in the Products until Buyer makes full payment. Suyer will cooperate in whatever manner necessary to assist Motorota in perfecting and recording such security interest.

#### (3) DELIVERY

- a. All shipments are made Ex-works, incolorms 2000, Motorola's manufacturing location, freight collect. Title and risk of loss or damage to Products shall pass to Buyer at the place of delivery.
- b. Delivery dates are best estimates only. Motorois reserves the right to make deliveries in installments and the contract shall be severable as to such installments. Delivery delay or default of any installment shall not relieve Buyer of its obligation to accept and pay for remaining deliveries.

The obligations of Motorola and Buyar under this Agreement shall be temporarily suspended in the event of external delays beyond the obligated party's reasonable control, and any faiture to perform by that party as a result of any such interference or interruption shall not be deemed default. Performance may be suspended for the period of any such delay. The party whose performance is suspended shall notify in writing the other party within fifteen (15) days of such suspension.

in the event Motorcia is unable to wholly or partially perform because of any cause beyond its control. Motorcia may laminate any order without any liability to Buyer.

#### (4) TERMINATION.

 Either party may terminate this Agreement if the other party faits to cure a breach of this Agreement within thirty (30) days after written notification to the breaching party of such breach.

- Either party may terminate this Agreement for convenience upon sixty (50) days prior written notice to the other party.
- c. If Motorole terminates this agreement for default, or if Buyer terminates this Agreement for convenience, Buyer will pay to Motorole a concellation charge consisting of Motorole's mounted costs, committed costs and a reasonable contract profit. Buyer may cancel an individual order by giving Motorole notice of such concellation, which notice must be received by Motorole at least abov (80) or more days prior to the scheduled shipping date of such order, otherwise Buyer will be responsible for a cancellation charge.
- d. Nothing contained in this Agreement shall be deemed to create any express or implied obligation on either party to renew or extend this Agreement or to create any right to continue this Agreement on the same terms and conditions contained in it.
- The terms and warranties contained in this Agreement that by their sense and context are intended to survive the performance thereof by either or both patties shall so survive the completion of performances and termination or expiration of this Agreement, including the making of any and all payments due under this Agreement.
- (5) WARRANTY.
- Development Products: Prolotypes and other development Products are sold "AS I3" and without any warranty, express or implied.
- b. Production Production Products and hereunder are warranted by Motorota to be free from detects in material and workmanship under normal use and operation and to confiden to Motorota's specifications applicable at the time of shipment or, if appropriates to Buyer's specifications previously accepted by Motorota in writing. This warranty is extended for a period of one (1) year from date of shipment to Buyer. Motorota's sole and exclusive obligation as to repair or replace, at its option, any Product and hereunder with any defect warranted egainst, provided that Motorota receives written notice of the defect during the period of warranty and the defective Product is returned to Motorota at a location designated by Motorota. If Motorota determines that the Product conforms to this warranty, the Product will be starched to, or used in conjunction with, the Product and Motorota, disclaims all liability for operation of the system of which such Product is a part. Motorota extends this warranty to Buyer only, and it is that complete warranty for Products manufactured by Motorota. EXCEPT AS SPECIFICALLY SET FORTH HEREIN, ALL WARRANTIES CYPRESS OR IMPLIED, INCLUDING IMPLIED WARRANTIES OF MERCHANTABELTY AND FITNESS FOR A PARTICULAR PURPOSE, ARE EXCLUDED, IN NO EVENT SHALL MOTOROTA BE LLABLE FOR ANY SPECIAL, INCREATALY THIs warranty shall arise out of Motorota's rendering of technical advice and/or assistance.

#### (6) UMITATION OF LIABILITY.

a. No action shall be brought for any breach of this Agreement more than one (1) year after the accrual of such cause of action.

- b. Motorola's total liability arising out of or related to this Agraement whether for breach of contract, warranty, Motorola's negligence, strict liability in tort or otherwise, is limited to the price of the particular Product sold intensinder with respect to which losses or damages are claimed. NETHER PARTY SHALL BE LIABLE TO THE OTHER FOR CONSEQUENTAL INDIFFECT, SPECIAL OR CONSEQUENTAL DAMAGES whatsoever arising out of caused by or release in any way to the breach of any of its obligations under this Agraement, even if the party has been advised of the possibility of such damages. The parties expressly agree that the above limitation on damages is an ellocation of risk constituting in part the consideration for this Agraement.
- (7) PATENT AND COPYRIGHT INDEMNITY. Motorola agrees to defend, at its superses, any suit against Buyer based upon a claim that any Product or software furnished by Motorola to Buyer bersunder directly infringes any United States patient or copyright, and to pay costs and damages finally swanded in any such suit, provided that Motorole is notified promptly in writing of the suit and, at Motorole is request and its expenses, is given control of the suit and all and all requested reasonable assistance for the defense of same. If the use or sale of the Product or software furnished hereunder is enjoined as a result of such suit, Motorole, at its option and at no expense to Buyer, shall obtain for Buyer the right to use and sail them, or shall substitute an equivalent thereof acceptable to Buyer and extend this indemnity thereto, or shall adoated their return from Buyer's inventory and relimburate Buyer the purchase price therefore less a resecutable charge for any west and tear. This indemnity does not solend to any suit based upon alleged introgement of any patient or copyright by the combination of any Product or software furnished by Motorola with other simments added thereto by Buyer or third parties, nor does it actend to any alleged introgement amang out of compliance with Buyer-furnished components.

Buyer agrees that it will, upon request of Motimola, defend at Buyer's expense any infringement aut against Microrola arising out of either compliance with Buyer-furnished specifications, designs, or instructions, or use of Buyer-furnished components, and Buyer agrees to pay costs and demages finally awarded in any such suit, provided that Buyer is notified promptly of the aut and, at Buyer's request, is given control of such suit and all requested reasonable assistance for the defense of the same.

IN NO EVENT SHALL BUYER OR MOTOROLA BE LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES FROM INFRINGEMENT OF PATENTS OR COPYRIGHTS.

#### (8) LICENSES

- a. The sale of the Products or software furnished hereunder does not convey any licerate by implication, estopped or otherwise under any proprietary or patent rights of Motoroia covering combinations of these Products or software with other elements. Unless otherwise agreed to in writing. Motoroia retains title and all rights to inventions relating to the Product(s) covered by this Agreement. Except as specifically provided herein, this Agreement conveys no ficerate to Suyer under any interfectual property rights of Motoroie.
- b. The Products Buyer purchases from Motorole may contain software is the form of frankers programs built into their circuitry. Buyer's purchase of that Product includes a non-exclusive ficanse to use and sub-license the software only as part of the Product and only under the following conditions:

  (a) Motorole (or its supplier) retains all title and ownership to the software;

  (b) Buyer will only transfer possession of the

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software in conjunction with a transfer of Product; and (c) Buyer shed not remove any copyright notice or proprietary legend from the software, or use the software with any hardware except with the Motorola hardware product for which it designed.

- c. Buyer scirrowisdges Motorota's claim that Motorota software, if any, and Products furnished hereundar contain valuable trade secrets of Motorota and, therefore, agrees that it will not translate, reverse engineer, de-compile or diseasemble or make any other unauthorized use of such Motorota software and Products will greatly diminish the value of such totorota software and Products will greatly diminish the value of such trade secrets and cause irreparable harm to Motorota, Buyer agrees that Motorota, in addition to any other remediate it may have, shall be entitled to equitable relief to protect such trade secrets, including without limitation temporary and perceanent injunctive relief without the proving of demage by Motorota.
- d. Buyer is not permitted to use the trademask Motorols or any other trademark or trade name owned by Motorola, except that Buyer may indicate that the Products sold to Buyer per this Agreement are "manufactured by Motorola, tro.". Any other use of a Motorola owned trademark or the name Motorola is not permitted, except with Motorola's prior written approval.
- e. If Buyer is any unit or agency of the U.S.

  Government or a contractor which will or may supply the software to a unit or agency of the U.S. Government, Buyer agrees that Motorols activare represents "Commercial Computer Software", that the Government's use of the software shall be subject to "Restricted Rights", and that (if Buyer is such a contractor) before the software is transferred, it shall be marked with the required restricted rights legend(s) as provided in the relevant governmental regulations.
- (9) CONFIDENTIAL INFORMATION. To the extent that protection of information or materials to be transferred pursuant to this Agreement is covered by an entisting confidentiality agreement, the suisting agreement shall apply. Otherwise, the following terms shall apply: Motorols may furnish to Buyer information and materials (Materials) identified as confidential or proprietary. Buyer may not disclose such Materials around to be employees who may require use of the Materials in the performance of their duties, and Buyer may use such Materials only as authorized by Motorols. Buyer's obligations with respect to such Materials shall continue for five (5) years after receipt of the Materials.
- (10) IMPORTATION AND EXPORTATION. Buyer shall comply with all applicable export control laws and shall not, directly or indirectly export, research; resell, skip, or divert any Product, Material, service, technical data, or software furnished herounder to any person, entity, project, use, or country in violation of the laws or ilcensing requirements of the United States or any other appropriate national authority.

Buyer shall indermify and hold Motorota harmless for any and all claims, demands, cost, fines, penalties, fees, expenses, or losses arising from Buyer's failure, intentional or unintentional, to comply with the foregoing paragraph.

(11) COMPLIANCE. In the event that Buyer elects to sell Motorola's Products or services to the U.S. Government or any state, local or non-U.S. Government entity, or to a prime contractor or other subcontractor setting to such entities. Buyer does so solely at its own option and risk. Except as indicated in the paragraph below, Buyer remains exclusively responsible for compliance with all taws governing such sales and agrees not lo obligate Motorola as a subcontractor or otherwise to such entities. Further, Motorola makes no representations.

certifications or warranties whatsoever with respect to the shifty of its goods, services, or prices to satisfy any such statutes or regulations.

Molorote agrees to comply with the following U.S. Governmental Federal Acquisition Regulations: FAR 52.203-8. FAR 52.203-9. FAR 52.203-10, FAR 52.222-203-2000, FAR 252.203-7001, FAR 52.222-21, FAR 52.222-22, FAR 52.222-

#### (12) GENERAL

- a. Buyer agrees that these Conditions of Sale art the exclusive extendent of the terms and conditions of the agreement between the parties and that they supersade all proposate and other communications between the puries, orsi or written, relating to the subject contact hereof.
- No modifications hereto shall be effective unless they are agreed upon in writing by both parties.
- c. The failure of either party to insist in any one or more instances upon the performance of any of the terms, covenants, or conditions in this Agreement or to exercise any right under this Agreement, shall not be construed as a venture or relinquishment of the future performance of any such term, covenant, or condition or the future exercise of any such right.
- d. No right, interest or obligation in this Agreement may be essigned or delegated by either perty without the written permission of the other party. This Agreement is binding upon and shall mure to the benefit of the perties and their respective aucossors.
- e. If any provision of this Agreement is contrary to, prohibited by or held invelid by any law, rule, order or regulation of any government or by the linet determination of any State or Federal court, such invalidity shall not affect the enforceability of any other provisions not held to be invalid.
- Section and paregraph headings used in this Agreement are for convenience only and are not to be deemed or construed to be part of this Agreement.
- q. This Agreement shall be governed and interpreted in accordance with the laws of the State of Illinois, without reference to principles of choics and conflicts of laws.
- The parties agree that any claim or dispute ensing from this transaction will be submitted to non-binding mediation prior to initiation of any formal legal process.